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APPLICATION NO.	FILING DATE	FILING DATE FIRST NAMED INVENTOR		CONFIRMATION NO.	
10/031,509	05/21/2002	Eric Paul Krenning	0702-020040	6829	
	7590 10/03/2003	EXAMINER			
Barbara E Jo		SHARAREH, SHAHNAM J			
700 Koppers F 436 Seventh A		ART UNIT	PAPER NUMBER		
Pittsburgh, PA	A 15219-1818	1617	Ь		
			DATE MAILED: 10/03/2003	ď	

Please find below and/or attached an Office communication concerning this application or proceeding.

•				Application	No.		Applicant(s)			
•				10/031,509			KRENNING ET AL.			
	Offic	Action Summary		Examiner			Art Unit			
				Shahnam Sh			1617			
Period fo		LING DATE of this commu	nication app	ears on the co	over si	heet with the c	orrespondence ad	dress		
THE I - Exter after - If the - If NO - Failu - Any r	MAILING [nsions of time SIX (6) MONT period for repl period for rep re to reply with eply received l	O STATUTORY PERIOD ID DATE OF THIS COMMUN may be available under the provision HS from the mailing date of this come y specified above is less than thirty (by is specified above, the maximum so in the set or extended period for reploy the Office later than three months adjustment. See 37 CFR 1.704(b).	NICATION. Ins of 37 CFR 1.13 Immunication. (30) days, a reply statutory period will by will, by statute,	6(a). In no event, within the statutor, ill apply and will excause the applicate	however y minimu xpire SIX tion to be	may a reply be time of thirty (30) days (6) MONTHS from scome ABANDONE	ely filed s will be considered timel the mailing date of this co	y. ommunication.		
1)⊠	Respons	sive to communication(s) f	filed on <u>21 M</u>	<u>1ay 2002</u> .						
2a) <u></u> ☐	This acti	on is FINAL .	2b) Thi	s action is no	n-fina	l.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims										
•		<u>21-52</u> is/are pending in th	ne application	n.				·		
		above claim(s) is/a			deration	on.				
	•	is/are allowed.								
	6) Claim(s) is/are rejected.									
		is/are objected to.								
8)⊠	Claim(s)	2 <u>1-52</u> are subject to restri	ction and/or	election requ	ıireme	nt.				
Applicati	on Paper	5								
•	•	ication is objected to by the								
10) 🔲 -	The drawir	ng(s) filed on is/are	: a) 🗌 accep	ted or b)⊡ ob	jected	to by the Exar	miner.			
40.		may not request that any ob	=			-				
11)[_]		sed drawing correction file					ved by the Examin	er.		
If approved, corrected drawings are required in reply to this Office action. 12) ☐ The oath or declaration is objected to by the Examiner.										
,—		J.S.C. §§ 119 and 120	O Dy lile Lxa	allillici.						
		dgment is made of a clair	n for foreign	priority undo	r 25 H	ISC \$ 110/o) (d) or (f)			
•		Some * c) None of:	•	priority unde	1 33 0	.S.C. 9 119(a)-(u) 01 (1).			
م)ر م		· ·		have been r	eceive	ad				
	 Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No. 									
	3. Copies of the certified copies of the priority documents have been received in this National Stage									
* S		application from the Inter ached detailed Office action	national Bur	eau (PCT Ru	ıle 17.	2(a)).		Olugo		
14) 🗌 A	cknowled	gment is made of a claim	for domestic	priority unde	er 35 l	J.S.C. § 119(e	e) (to a provisional	application).		
		anslation of the foreign la								
Attachmen	t(s)									
2) 🔲 Notic	e of Draftspe	ces Cited (PTO-892) rson's Patent Drawing Review (sure Statement(s) (PTO-1449) I		5)	☐ No		(PTO-413) Paper No.			

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This application contains claims directed to more than one species of the generic invention. These species are deemed to lack unity of invention because they are not so linked as to form a single general inventive concept under PCT Rule 13.1.

The species are as follows:

- First compound selected from a group consisting of lysine, an amino acid,
 or other proteinaceous moiety having a free amino group with a pKa
 substantially similar or equal to that of lysine or pharmaceutically
 acceptable salts or carboxyl derivatives thereof.
- Second compound which is a positively charged compound, or pharmaceutically acceptable salts or carboxyl derivatives thereof

Applicant is required, in reply to this action, to elect a single species to which the claims shall be restricted if no generic claim is finally held to be allowable. The reply must also identify the claims readable on the elected species, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered non-responsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

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The claims are deemed to correspond to the species listed above in the following manner:

First compound correspond to claims 21, 24-29, 34, 37, 40-45, 50.

Second compound correspond to claims 21-23, 30-33, 35-39, 46-52.

The following claim(s) are generic: 21, 37.

The species listed above do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, the species lack the same or corresponding special technical features for the following reasons:

- With respect to the instant first compound, any amino acid may be employed in place of lysine or lysine like proteinaceous moieties. Amino acid, such as tyrosine or tryptophan, their carboxyl derivatives or pharmaceutically acceptable salts thereof, do not share the same technical feature as lysine, because they are chemically and structurally different. Accordingly, they do not correspond to the same technical feature within the meaning of PCT Rule 13.2
- With respect to the second compound, a positive compound encompass various ionic moieties that are structurally, chemically and physically different. Such agents encompass a chelator or an organic acidic such as acetic acid. Thus, they do not correspond to the same technical feature within the meaning of PCT Rule 13.2

A telephone call was made to Barbara Johnson on September 30, 2003 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim

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remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shahnam Sharareh whose telephone number is 703-306-5400. The examiner can normally be reached on 8:30 am - 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreenivasan Padmanabhan, PhD can be reached on 703-308-1877. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1123.

Shahriam Sharareh, PharmD Patent Examiner, AU 1617